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20 GS MAGIC, INC., GS MAGICSTOR,
21 INC. AND RIOSPRING, INC.

22 UNITED STATES DISTRICT COURT

23 NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION

24 HITACHI GLOBAL STORAGE
25 TECHNOLOGIES NETHERLANDS B.V.,
26 Plaintiff,
27 v.
28 GS MAGIC, INC.; GS MAGICSTOR,
29 INC.; and RIOSPRING, INC.,
30 Defendants.

31 CASE NO. CV-04-05460 JF

32 **JOINT STIPULATION AND**
33 **ORDER GRANTING REQUEST TO**
34 **RESCHEDULE CASE MANAGEMENT**
35 **CONFERENCE**

36 The parties to this action hereby jointly stipulate and request to reschedule the Case
37 Management Conference currently scheduled for October 24, 2005 at 10:30 a.m. in Courtroom 3
38 of this Court to November 18, 2005 at 10:30 a.m. in Courtroom 3 of this Court.

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1 Dated: October 6, 2005

_____/s/ Daniel E. Alberti_____

2 Daniel E. Alberti
3 Attorney for Plaintiff
4 HITACHI GLOBAL STORAGE TECHNOLOGIES
5 NETHERLANDS, B.V.

6 Dated: October 6, 2005

7 _____/s/ Robert P. Feldman_____

8 Robert S. Feldman
9 Attorney for Defendants
10 GS MAGIC, INC.; GS MAGICSTOR, INC.; AND
11 RIOSPRING, INC.

12 IT IS SO ORDERED:

13 Dated: 10/6/05

14 _____s/electronic-signature-authorized
15 U.S. DISTRICT COURT JUDGE JEREMY FOGEL

1 SIGNATURE AND CERTIFICATION BY PARTIES AND LEAD TRIAL COUNSEL
2 CERTIFICATION BY DANIEL E. ALBERTI PURSUANT TO GENERAL RULE NO. 45,
3 SECTION X. RE E-FILING ON BEHALF OF MULTIPLE SIGNATORIES

4 1. I am an attorney licensed to practice law in the state of California, and am a
5 partner in the law firm of McDermott, Will & Emery, counsel for plaintiff HITACHI GLOBAL
6 STORAGE TECHNOLOGIES NETHERLANDS, B.V. in this matter. The statements herein are
made on my personal knowledge, and if called as a witness I could and would testify thereto.

7 2. The above e-filed document contains multiple signatures. I declare that
8 concurrence has been obtained from each of the other signatories to file this jointly prepared
9 document with the Court. Pursuant to General Rule No. 45, I shall maintain records to support
10 this concurrence for subsequent production for the court if so ordered, or for inspection upon
11 request by a party until one year after final resolution of the action (including appeal, if any).

12 I declare under penalty of perjury under the laws of the state of California that the
13 foregoing is true and correct on this 6th day of October, 2005.

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16 /s/ Daniel E. Alberti
Daniel E. Alberti
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